Amendment No. 1 to HB2425

<u>Chumney</u> Signature of Sponsor

to HB2425	Time
	Clerk
¥	Comm. Amdt
ponsor	

FILED Date

AMEND Senate Bill No. 2735

House Bill No. 2425*

by deleting Sections 2 and 3 of the printed bill in their entireties and by substituting instead the following new language:

SECTION 2.

- (a) For any case to which the provisions of § 36-5-1001(c)(2), as it existed immediately prior to the effective date of this act would have applied, any new requests for appeals and reviews of any Title IV-D child support administrative actions of the department of human services, as otherwise permitted by the administrative appeal and review provisions of Title 36, Chapter 5, Part 10, made either to the juvenile court in counties having a population of not less than eight hundred twenty-six thousand (826,000) and not more than eight hundred twentyseven thousand (827,000) according to the 1990 federal census, or to the department, on, and after, the effective date of this act, shall be under the jurisdiction of the department; provided, however, any requests that have been made by an appellant to the juvenile courts in such counties in which the appellant has sought, prior to the effective date of this act, an appeal and review of any Title IV-D child support administrative actions of the department, shall continue to be conducted by such juvenile courts according to the law existing under Title 36, Chapter 5, Part 10 and § 36-5-1001(c)(2) as those provisions existed immediately preceding the effective date of this act.
- (b) The department shall hear and determine such appeals under the contested case provisions of the Uniform Administrative Procedures Act,

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compiled at Title 4, Chapter 5, Part 3 and under the provisions of Title 36,

Chapter 5, Part 10.

SECTION 3. This act shall take effect July 1, 2002, the public welfare requiring

it.